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Registered

Mr. Paul N. Dickson
USPTO
Art Unit 3616

Mrs Venice Williams

Legal Instruments Examiner

10/690,741 "BELT-FEEDING DEVICE FOR MULTI-POINT SEAT BELT".
Docket No.: G6A3

- (E1) My amended application of 03/24/2004, registered on 04/05/2004 by USPTO {footnote 050304}
- (E2) Mrs Draper's OAS (Office Action Summary) of 06/17/2004
- (E3) My first amended application of 08/06/2004, {footnote 010804}
- (E3A) 29-page revised application {footnote G6A3-US-300305} due to errors in claims 1, 15, 25, 28, 29 and 30 of (E3)
- (E3B) 12-page marked-up Claims { Marked-up G6A3-US- Claims 300305}

Dear Mr. Dickson,

April 5, 2005

The definition in pp.2 of (E1)

"Stiff fourth transport-system member"

Floor 6 of the transport system adjacent to the second seat-side or seat-backrest frame at the second seat-side or post section adjacent to the second seat-side.

is changed and put into (E3A) again:

"Stiff [[fourth]] third transport-system member"

Floor 6 of the transport system adjacent to the second seat-side or seat-backrest frame at the second seat-side or post section adjacent to the second seat-side.

Pp 1/line 6 "German Patent DE 197 49 780 C2" is amended in "German Patent DE 197 49 780 C2, Canadian Patent CA 2,313,780.

Pp 7/line 4 "DE 197 58 498 C2" is amended in "DE 197 58 498 C2, CA 2,314,345".

Due to the above-mentioned errors and the above-mentioned definition a revised application (E3A) is filed to USPTO. No new matter is included.

According to USPTO's flyer Rev. 3 (07/24/03) added and deleted text must be shown by underlining and strikethrough. Why has USPTO changed this new procedure *again* into the previous one, underlining and double bracket instead of bracket? *How can I know it?*

CIPO has granted patent on CA 2,313,780 equivalent to US 10/690,741 and 09/554,463.

Thank you for your attention and help in advance.

Kind regards

Go giokdjien

Go

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Attached: (E3A), (E3B), CIPO's notice of allowance

USPTO-G6A3

10/690,741 "BELT-FEEDING DEVICE FOR MULTI-POINT SEAT BELT" in
compliance with the latest US-patent rules
Docket No.: G6A3

- 5 (E1) My amended application of 03/24/2004, registered on 04/05/2004 by
USPTO{footnote G6A3-US-050304}
(E2) Mrs Draper's OAS (Office Action Summary) of 06/17/2004
(E3) My first amended application of 08/06/2004, {footnote G6A3-US-010804}
10 (E3A) My revised application {footnote G6A3-US-300305} due to errors in claims 1,
15, 25, 28, 29 and 30 of (E3)

Claims 5 to 10 of (E1) withdrawn

Claims 1, 5, 15, 18, 20, 21, 24, 25, 27 and 30 of (E3A) amended

- 15 Claims 2 to 4, 6 to 14, 16, 17, 19, 22 and 23 of (E3A) partly amended from [[multi-point
seat belt]] to belt-feeding device.

Claims 26, 28, 29 and 31 of (E3A) new.

Status: O (Acronym) = original; N = new; A = amended; PA = partly amended;

(E1)	(E3A)	Status	(E1)	(E3A)	Status
1	1	A	25	17	PA
2	2	PA	25	18	A
3	3	PA	23	19	PA
4	4	PA	26	20	A
11	5	A	24	21	A
12	6	PA	27	22	PA
13	7	PA	28	23	PA
14	8	PA	30	24	A
15	9	PA	30	25	A
16	10	PA		26	N
17	11	PA	29	27	A
18	12	PA		28	N
19	13	PA		29	N
20	14	PA	30	30	A
21	15	A		31	N
22	16	A			